IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

SOCIAL POSITIONING INPUT SYSTEMS, LLC Plaintiff,

Civil Action No. 2:23-cv-422-JRG-RSP

V.

VALVE CORPORATION, GEARBOX SOFTWARE, LLC Defendants

DECLARATION OF CHRISTOPHER SCHENCK IN SUPPORT OF VALVE CORPORATION'S MOTION TO DISMISS UNDER FEDERAL RULE OF CIVIL PROCEDURE 12(b)(3) FOR IMPROPER VENUE

- 1. My name is Christopher Schenck. I am over the age of twenty-one years, of sound mind, and competent in all respects to make this declaration.
- 2. I make this declaration based on my own knowledge and investigation within Valve Corporation ("Valve") as to the matters reflected within this declaration. I could and would competently testify to the accuracy of this declaration if called upon to testify regarding its contents.
- 3. I am in-house counsel at Valve. I have been employed by the company since 2018.
- 4. Valve is incorporated in the state of Washington and has its headquarters at 10400 Northeast Fourth St. Fl. 14, Bellevue, WA 98004.
 - 5. Valve does not have a physical presence in the Eastern District of Texas.

- 6. Valve does not own any real property, rent any office space, or possess or control any "shelf space" (i.e., it does not rent out a table in a retail store to sell its products) in the Eastern District of Texas.
 - 7. Valve has no record of an employee named Helen Pope ever working for Valve.
- 8. Valve has no record of an employee named Mitchell Ludolf ever working for Valve.
- 9. Brandon Reinhart is a former Valve employee and independent contractor for Valve, his contract with Valve has ended.
- 10. Jenni Jacobi is a current independent contractor Valve hired through a third-party. She focuses on video and event production work, such as contract management and project coordination.
- 11. Helen Pope, Mitchell Ludolf, Brandon Reinhart, and Jenni Jacobi are not current employees of Valve.
 - 12. Valve has not focused on the development of augmented reality since 2013.
- 13. Although Valve uses third-party companies to provide customer support, none of the facilities that Valve uses for customer support are located in Texas.
- 14. Valve is not related to Gearbox Software LLC ("Gearbox"). Valve does not have any control or authority over Gearbox.
- 15. Gearbox developed an expansion of Valve's game Half-Life entitled Half-Life: Opposing Force, which released in November 1999.
- 16. Gearbox developed another expansion of Valve's game Half-Life entitled Half-Life: Blue Shift, which released in June 2001.

- 17. Later in 2001, Valve entered into a contractual agreement with Gearbox to do additional video game development work and create video game content.
 - 18. In 2002, Valve terminated its contract with Gearbox.
 - 19. Since 2002, Valve has not collaborated with Gearbox to develop any products.
 - 20. Valve and Gearbox did not work together to develop the Steam gaming platform.
- 21. Valve and Gearbox are separate entities that do not share any common ownership, employees, or office space.
- 22. Gearbox is one of thousands of game developers that sell their products on Valve's Steam platform.

Under 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on December 13, 2023

Christopher Sehenck